Docket No. 0179-0170P

January 8, 2004 Art Unit: 2877

Page 17 of 22

REMARKS

Claims 23-46 are pending in this application. Claims 44-46 are

new. Claims 23 and 24 are independent.

Allowable Subject Matter

Applicant thanks the Examiner for indicating that claims 26, 27,

28, 30-33, and 35 contain allowable subject matter.

**Specification** 

The specification has been objected to for having an improper

incorporation by reference. Applicant has amended the specification to

instead refer to the equivalent U.S. document US 2002/0073787 as

required. It is respectfully requested that the objection be withdrawn.

The specification has been objected to for not having appropriate

headings. The specification has been amended to include headings as

requested. It is respectfully requested that the objection be withdrawn.

<u>Drawings</u>

The drawings have been objected to for their abbreviation "Figur".

The drawings have been revised and are submitted herewith as

Docket No. 0179-0170P

January 8, 2004

Art Unit: 2877

Page 18 of 22

replacement sheets of drawings. It is respectfully requested that the

objection be withdrawn.

Claim Objection

Claim 23 has been objected to due to a misspelling. Accordingly,

claim 23 has been amended. It is respectfully requested that the

objection be withdrawn.

<u>Claim Rejection - 35 USC 112</u>

Claims 23, 24, 25, 29, 34, 36, and 43 have been rejected under 35

U.S.C. 112, second paragraph, as being indefinite. Accordingly, the

claims have been amended to render them definite. It is respectfully

requested that the rejection be withdrawn.

Claim Rejection - 35 U.S.C. 103

Claims 24, and 37-43 have been rejected under 35 U.S.C. 103(a)

as being unpatentable over Kelderman et al. (U.S. Patent 4,844,617, "the

'617 patent") in view of Boettner et al. (U.S. Patent 5,880,465, "the '465

patent"). Applicant respectfully traverses this rejection.

The present invention, in a preferred embodiment, is directed to a

method and apparatus of optically detecting at least one entity arranged

Docket No. 0179-0170P

January 8, 2004

Art Unit: 2877

Page 19 of 22

on a substrate (e.g., substrate 60). The entity is optically scanned using a

measuring volume generated by the radiation of a first radiation source

(e.g., radiation source 10). Before and/or during the scanning process

the entity substantially maintains its position relative to the substrate. In

order to also maintain the focal position of the measuring volume along

the optical path, an auxiliary focus position (e.g., auxiliary focus 71) is

generated by a second radiation source (e.g., radiation source 11). The

relative arrangement of the focal position of the measuring volume and

the auxiliary focus is known so that adjusting the auxiliary focus will

also adjust the measuring focus in the direction of the optical path of the

radiation of the first radiation source.

The Office Action appears to rely on Figure 9 of the '617 patent.

Figure 9 of the '617 patent shows a confocal measuring microscope

having two light sources 18 and 32 both defining the measuring volume.

As described in line 61 of column 7 to line 20 of column 9 of the '617

patent, light source 18 is a source of visible light and the second light

source 32 emits ultraviolet light. In line 18 of column 8 it is stated that

the second light source 32 is optional. Moreover, in lines 19 and 20 of

column 8 it is mentioned that the objective 40 focuses the combined

visible and ultraviolet light beam to a small spot 42 on object 14. The

Docket No. 0179-0170P

January 8, 2004

Art Unit: 2877 Page 20 of 22

small spot 42 is the measured volume according to the method and

device of the invention.

Further in the '617 patent, auto focusing is performed by adjusting

the object to keep the output signal of the zero order detector 56 at an

extreme value, i.e., at a maximum or minimum (see column 9, line 50).

Unlike the invention in the '617 patent, the present invention

comprises an auxiliary focus. For example, in the '617 patent, since the

second light source 32 is optional, its focus does not constitute a means

for adjusting the measuring volume defined by the radiation of light

source 18. Thus, the focus of light source 32 does not constitute an

auxiliary focus as in the present invention. Moreover, the focus of light

source 18 cannot constitute the auxiliary focus of the present invention

because the device would then have no measuring volume for scanning

the substance to be observed.

Therefore, Applicant submits that the '617 patent fails to teach or

suggest at least the claimed step of generating an auxiliary focus by

means of at least one second radiation source and an optic. The '465

patent also fails to teach the claimed step of generating an auxiliary

focus and thus fails to make up for the deficiency in the '617 patent.

These same arguments apply as well to the dependent claims.

Docket No. 0179-0170P

January 8, 2004 Art Unit: 2877

Page 21 of 22

Accordingly, Applicant respectfully requests that the rejection be

withdrawn.

CONCLUSION

All objections and rejections raised in the Office Action having

been addressed, it is respectfully submitted that the present application

is in condition for allowance and such allowance is respectfully solicited.

Should there be any outstanding matters that need to be resolved in the

present application, the Examiner is respectfully requested to contact

Robert W. Downs (Reg. No. 48,222), to conduct an interview in an effort

to expedite prosecution in connection with the present application.

If necessary, the Commissioner is hereby authorized in this,

concurrent, and future replies, to charge payment or credit any

U.S. Application No. 09/868,845 Docket No. 0179-0170P January 8, 2004 Art Unit: 2877 Page 22 of 22

overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. §§ 1.16 or 1. 17; particularly, extension of time fees.

Respectfully submitted,

BIRCH, STEWART, KOLASCH &, BIRCH, LLP

3v: 🖊

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Attachment(s):

Seven (7) Replacement drawing sheets